

No. _____

IN THE
SUPREME COURT OF THE UNITED STATES

In Re: _____
"REGINALD D. LUNDY(C)1949,
All Rights Reserved — PETITIONER
(Your Name)

VS.

EDWARD B. MOTLEY ET AL — RESPONDENT(S)

MOTION FOR LEAVE TO PROCEED *IN FORMA PAUPERIS*
BY SPECIAL VISITATION

HABEAS CORPUS

The petitioner asks leave to file the attached petition for a writ of ~~certiorari~~
without prepayment of costs and to proceed *in forma pauperis*.

[X] Petitioner has previously been granted leave to proceed *in forma pauperis*
in the following court(s): IN THE UNITED STATES COURT FOR THE DISTRICT OF
NEW JERSEY - appointed counsel on May 9, 2003, for Case No. 03-354(JBS)

_____ under the Criminal Justice Act of 19674 (CJA). (See Attached Docket Sheet)

[] Petitioner has not previously been granted leave to proceed *in forma pauperis* in any other court.

Petitioner's affidavit or declaration in support of this motion is attached hereto.

By: REGINALD D. LUNDY(C)1949, All
Rights Reserved, by
Reginald D. Lundy
the living, breathing, sentient Gensman,
Secured Party (Signature)

In care of "Vills" Post Office
210 West Reading Ave
Pleasantville [08252] without recourse
UNITED STATES POST OFFICE
New Jersey Republic Territory

03-9699

Supreme Court, U.S.
FILED
DEC 22 2003
OFFICE OF THE CLERK

IN THE SUPREME COURT OF THE UNITED STATES

Washington, District of Columbia

[PRIVATE PROPERTY OF SECURED PARTY(S) :
LISTED HEREIN BELOW] :

In re: :

"WILLIAM OSCAR HARRIS(C)1960,
All Rights Reserved,"

"REGINALD DAVID LUNDY(C)1949,
All Rights Reserved,"

"REGINALD MONTEZ WOOTEN(C)1988,
All Rights Reserved,"

"ARTHUR THOMAS OUTERBRIDGE(C)1958,
All Rights Reserved,"

"ROBERT MCCURDY(C)1959,
All Rights Reserved,"

prae-nomen cogmen,
Petitioners,

vs.

EDWARD B. MOTLEY, WARDEN, and
ERIC TAYLOR, WARDEN

Individually, Severally
and Jointly Respondents.

:
:
:
: CIVIL ACTION # _____
:
: Related Case:
: UNITED STATES DISTRICT COURT OF
: NEW JERSEY, CASE NO. 03-354(JBS)
:
: EMERGENCY APPLICATION/PETITION FOR
: HABEAS CORPUS WRIT AD
: SUBJICIENDUM AT COMMON LAW
: AND/OR THE GREAT WRIT
:
: BROUGHT UNDER THE LAW OF
: HABEAS CORPUS, THE COMMON LAW
:
: By Special Visitation

VERIFIED EMERGENCY APPLICATION/PETITION FOR
HABEAS CORPUS WRIT AD SUBJICIENDUM
AT COMMON LAW AND/OR THE GREAT WRIT

By Special Visitation



QUESTION(S) PRESENTED

- Is it lawfully correct for the UNITED STATES ATTORNEY, acting through the UNITED STATES DISTRICT COURT OF NEW JERSEY (CAMDEN), absent a "Power-of-Attorney", to initiate orders for arrest, issue an indictment and prosecute petitioners on behalf of the "UNITED STATES OF AMERICA," a corporation foreign to his employer, the UNITED STATES?
 - Is it lawfully correct for the "UNITED STATES OF AMERICA" to bring a claim to the court resulting in petitioners' arrest without a pre-existing contract or evidence of injury to the "UNITED STATES OF AMERICA" by the petitioners?
 - Is it lawfully correct that the petitioners have not yet met their accuser, the "UNITED STATES OF AMERICA" after being held by respondents more than nine (9) months through numerous hearings?
 - Is the order of the court (USDC), causing respondents to detain petitioners void when the court (USDC) fails to prove jurisdiction?
 - Is it lawfully correct for the respondents, acting through the court (USDC) to proceed in detaining petitioners when the court (USDC) has agreed with petitioners that the court (USDC) does not have required jurisdiction as established by petitioners' notarial protest?
 - Is it lawfully correct, for the court (USDC) with other UNITED STATES agencies, to initiate process, arrest, indict and prosecute petitioners outside the UNITED STATES, absent a "delegation of authority order, " corresponding acts of Congress or authorizing regulations?
 - Is it lawfully correct for the respondents, as agents of the UNITED STATES, to continue to detain the petitioners being Moors and not citizens or subjects of the UNITED STATES?
 - Is it lawfully correct for the respondents to detain the petitioners without lawful authority, sufficient indictment, valid claim, effective assistance of counsel, speedy trial and not being informed as to the nature of the charges or the causes of the accusations?
-

New Jersey state :
: Affirmed.
Atlantic county :

INTRODUCTORY CERTIFICATION

I. S. L. A. M.

With the Peace and Blessings of Our Creator:

Standing squarely on the Five Principals of Light - **LOVE, TRUTH, PEACE, FREEDOM AND JUSTICE**; by Right demand, by consequence of Respondents' wanton, reckless and unlawful actions, this cause of action by special delivery, which is the direct consequence by which special visitation is specially delivered; and Petitioners who are unschooled in law, in want of effective assistance of counsel, petitions for redress of grievances pursuant to the First Article in Amendment to the united States Republic Constitution (1791); hereby solemnly affirm, declare and state that Petitioners can competently state the matters set forth herewith; has personal knowledge of the facts stated herein; are of the age of majority and of sound mind; and All the facts stated herein as they have been made known to Petitioners are true, correct, complete, and certain, admissible as evidence, and not misleading in accordance with Petitioners' sincerely held spiritual convictions and creed.

STATEMENT OF THE CASE (FACTS)

THE PETITIONERS

1. That Petitioners are known by their appellations Lord Nobles, "Oscaro El Hari, Bey(c)1960, All Rights Reserved," "R Dauud Lundi El, Bey(c)1949, All Rights Reserved," "R Asanti, Ali(c)1988, All Rights Reserved," "Arthor Tomas Ottobrince, Bey(c)1958, All Rights Reserved," and "Al Ruberto Moor Core, Dey(c)1959, All Rights Reserved." (see APPENDIX A)
2. That Petitioners, not being sentient property, are Attorneys-in-Fact, Secured Parties, Creditors, Third Party Interveners, Holders-in-due-course and Authorized Representatives for the bankrupt debtors-in-possession/fictions named below.
3. That Petitioners have a perfected security interest in their property, which is duly registered with the Treasurer of the State of New Jersey within the local chamber of the UCC within the Department of the Treasury for the State of New Jersey,

namely "WILLIAM OSCAR HARRIS(C)1960, All Rights Reserved," "REGINALD DAVID LUNDY(C)1949, All Rights Reserved," "REGINALD MONTEZ WOOTEN(C)1988, All Rights Reserved," "ARTHUR THOMAS OUTERBRIDGE(C)1958, All Rights Reserved," and "ROBERT MCCURDY(C) 1959, All Rights Reserved," respectively. (see APPENDIX B)

4. That Petitioners, as Private States having been invaded, are living breathing, sentient Gensman; who are unschooled in law, in want of assistance of counsel and without waiving any absolute Rights including the Right to time and Rights secured by and without surrender of the Moorish National Flag (Al Moroccan Empire) and the Continental United States Flag of Peace; as non-attorneys functioning with unlimited liability, speak for themselves.
5. That Petitioners are not 14th Amendment "US" Citizens of, nor subject to/of, nor owing allegiance to the federal United States, nor the foreign UNITED STATES OF AMERICA, nor any of the defacto corporate states contracting thereto, therewith, therefor carrying with them the original and exclusive peculiar jurisdiction and venue protected by one (1) Supreme Court, Real Law, Royal Law and Common Law.

THE RESPONDENTS

6. That Petitioners aver, re-state and incorporate all prior paragraphs hereof as if fully set forth herewith.
7. That Respondent, EDWARD B. MOTLEY and/or his successors, is a person doing business as Warden of the Philadelphia Federal Detention Center and can be contacted at 700 Arch Street, Philadelphia, Pennsylvania [19105].
8. That Respondent MOTLEY has custody of all Petitioners with the exception of "Lord Noble, R Dauud Lundi El, Bey(c)1949, All Rights Reserved."
9. That Respondent, ERIC TAYLOR and/or his successors, is a person doing business as Warden of the Camden County Correctional Facility and can be contacted at 330 Federal Street, Camden, New Jersey [08102].
10. That Respondent TAYLOR has custody of only "Lord Noble, R Dauud Lundi El, Bey(c)1949, All Rights Reserved."
11. That Respondents MOTLEY and TAYLOR are under the employment of the federal United States by and through its agency, the United States Department of Justice, Criminal Division, by and through

the federal Bureau of Prisons; and are relying on a void "ORDER" of the UNITED STATES DISTRICT COURT OF THE DISTRICT OF NEW JERSEY an Administrative Tribunal, A/K/A USDC, by the "UNITED STATES" federal judiciary, in the person of the presiding judge in Case Number 03-354(JBS) to detain, incarcerate, warehouse and imprison Petitioners without lawful claim or authority.

12. That Respondents MOTLEY and TAYLOR are detaining, incarcerating, warehousing, imprisoning and holding the Petitioners in the name of the Petitioners' property at Respondents' respective locations.

FACTS CONCERNING DETENTION

13. That Petitioners aver, re-state and incorporate all prior paragraphs hereof as if fully set forth herewith.
14. That the Administrative Tribunal's records in the above referenced case will verify that, on or about May 6, 2003, by false authority and false claim of CHRISTOPHER J. CHRISTIE, ROBERT STEPHEN STIGALL, the UNITED STATES ATTORNEY'S OFFICE, and others yet unknown to Petitioners, filed a 32 page purported "Indictment" against Petitioners and others in the name of the "UNITED STATES OF AMERICA" as the real party of interest, without general Powers of Attorney to represent the "UNITED STATES OF AMERICA"; and the purported "Indictment" alleges that Petitioners committed crimes and offenses against the "UNITED STATES".
15. That on or about May 6, 2003, said Administrative Tribunal's records verify that the UNITED STATES DISTRICT COURT OF NEW JERSEY, WILLIAM T. WALSH, JOEL B. ROSEN, JEROME B. SIMANDLE, and others yet unknown to Petitioners, did willfully and knowingly accept and file the purported "Indictment" by false authority, false authorization and false claim.
16. That on or about May 9, 2003, Petitioners with the exception of "Lord Noble, R Asanti, Ali(c)1988, All Rights Reserved," were assaulted, invaded, captured, seized, collared, kidnapped and imprisoned with Petitioners' private property and possessions taken by striking, violence, force, breach and violation by false authority, false authorization and false claim by unknown european males and females in disguise as "UNITED STATES MARSHALS" "F.B.I. AGENTS" and "SECRET SERVICE AGENTS" with weapons of destruction, outside the "UNITED STATES".